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10	Attorneys for Defendants Sunrise Hospital and		
11	Medical Center, LLC (including its Board of Trustees), Susan Reisinger, M.D., and		
11	Katherine Keeley, M.D., D.D.S.		
12			
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15	NAVNEET SHARDA, M.D., an Individual,	Case No. 2:16-cv-02233-JCM-GWF	
16	Plaintiff,	UNOPPOSED MOTION TO:	
17	Tament,	CHOITOSED MOTOR TO	
18	VS.	(1) REDACT DEFENDANTS SUNRISE	
	SUNRISE HOSPITAL AND MEDICAL	HOSPITAL AND MEDICAL CENTER, LLC (INCLUDING ITS BOARD OF TRUSTEES),	
19	CENTER, LLC, a foreign limited liability	SUSAN REISINGER, M.D., AND KATHERINE	
20	company; THE BOARD OF TRUSTEES OF	KEELEY, M.D., D.D.S.'S MOTION TO	
21	SUNRISE HOSPITAL; SUSAN REISINGER, an individual; DIPAK DESAI, an individual;	DISMISS; AND	
	NEVADA STATE BOARD OF MEDICAL	(2) SEAL EXHIBITS C THROUGH N TO THE	
22	EXAMINERS; KATHERINE KEELEY, an	MOTION TO DISMISS	
23	individual; DOE Individuals I through X; and ROE CORPORATIONS and		
24	ORGANIZATIONS I through X, inclusive,		
25	Defendants.		
26			
27	Pursuant to Rule 5.2 of the Federal Rules of Civil Procedure and LR IA 10-5, Defendants		
28	Sunrise Hospital and Medical Center, LLC (including its Board of Trustees) ("Sunrise Hospital"),		
	Page 1 of 5		

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1	Susan Reisinger, M.D. ("Dr. Reisinger"), and Katherine Keeley, M.D., D.D.S. ("Dr. Keeley")		
2	(collectively, the "Sunrise Defendants") hereby move this Court for an Order permitting them to		
3	redact their Motion to Dismiss (the "Motion to Dismiss") and to file Exhibits C through N under seal		
4	(the "Motion to Seal"). Compelling reasons exist to redact the Motion to Dismiss and file Exhibits		
5	C through N under seal because they contain peer review materials immune from disclosure (by		
6	third parties) pursuant to NRS 49.119 and NRS 49.265.		
7	Neither Plaintiff Navneet Sharda, M.D. ("Dr. Sharda") nor Defendant Nevada State Board of		
8	Medical Examiners (the "Board of Medical Examiners") oppose the Motion to Seal.		
9	This Motion to Seal is made and based on the papers and pleadings on file, the following		
10	Memorandum of Points and Authorities and any oral argument as may be heard by the Court.		
11	DATED this 30 <sup>th</sup> day of December, 2016.		
12	BAILEY * KENNEDY		
13	By: /s/ John R. Bailey JOHN R. BAILEY		
14	JOSHUA M. DICKEY PAUL C. WILLIAMS		
15	Attorneys for Defendants Sunrise Hospital and Medical Center, LLC (including its Board of		
16	Trustees), Susan Reisinger, M.D., and Katherine Keeley, M.D., D.D.S.		
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## MEMORANDUM OF POINTS AND AUTHORITIES

Pursuant to Federal Rule of Civil Procedure 5.2(d), "[t]he court may order that a filing be made under seal without redaction." "[A]lthough the common law creates a strong presumption in favor of access, the presumption can be overcome by sufficiently important countervailing interests." San Jose Mercury News, Inc. v. U.S. Dist. Ct., 187 F.3d 1096, 1102 (9th Cir. 1999). Two standards generally govern motions to seal documents and redact briefs. Pintos v. Pac. Creditors Ass'n., 605 F.3d 665, 677 (9th Cir. 2010) (describing the "good cause" and "compelling reasons" standards). A compelling reasons standard applies to records attached to dispositive motions. Kamakana v. City & Cnty. of Honolulu, 447 F.3d 1172, 1180 (9th Cir. 2006). Compelling reasons exist "when such court files might have become a vehicle for improper purposes, such as the use of records to gratify private spite, promote public scandal, circulate libelous statements, or release trade secrets." *Id. at* 1179. (internal quotation marks omitted).

Under Nevada law, a "review committee has a privilege to refuse to disclose and to prevent any other person from disclosing its proceedings and records and testimony given before it." NRS 49.119; see also NRS 49.265(1) (stating that proceedings and records of peer review committees of hospitals "are not subject to discovery proceedings.").

Here, Exhibits C through N to the Motion to Dismiss are documents containing information that are part of an ongoing peer review process of Sunrise Hospital. Additionally, the Reply Brief quotes portions of Exhibits C through N. Thus, the documents—and the quotations of the documents in the Motion to Dismiss—are privileged pursuant to NRS 49.119 and NRS 49.265 and/or otherwise contain confidential records. Moreover, Sunrise Hospital has a compelling privacy interest in ensuring the confidential nature of the peer review proceedings.

Because Exhibits C through N to the Motion to Dismiss and the quotations thereof are privileged pursuant to NRS 49.119 and NRS 49.265 and/or otherwise contain confidential records, the Sunrise Defendants have a compelling reason in maintaining the confidentiality of the peer review proceedings which outweighs the public interest in access to Court records. Kamakana, 447 F.3d at 1179-80. The Motion to Seal is unopposed by Dr. Sharda and the Board of Medical Examiners.

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## **CERTIFICATE OF SERVICE**

I certify that I am an employee of BAILEY KENNEDY and that on the 30 <sup>th</sup> day of		
December, 2016, service of the foregoing Unopposed Motion to: (1) Redact Defendants Sunrise		
Hospital and Medical Center, LLC (Including its Board of Trustees), Susan Reisinger, M.D., and		
Katherine Keeley, M.D., D.D.S.'s Motion to Dismiss; and (2) Seal Exhibits C through N to the		
Motion to Dismiss was made by mandatory electronic service through the United States District		
Court's electronic filing system and/or by depositing a true and correct copy in the U.S. Mail, first		
class postage prepaid, and addressed to the following at their last known address:		

LAW OFFICES OF P. STERLING KERR	
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/s/ Sharon Murnane Employee of BAILEY ❖ KENNEDY

Email: psklaw@aol.com

P. STERLING KERR, ESQ.